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5911 Main St. Box 7, McFarland, WI 53558

January 26, 1995

To:

Interstate Commerce Commission

Atten: Mildred Lee

Constitution Avenue N.W., Room 2303

Washington, DC 20423

From:

McFarland State Bank

P. O. Box 7

McFarland, WI 53558

Subject:

Filing of Security Agreement

Please file the enclosed Security Agreement on Alexander Historic Depot Associates Limited Partnership. A \$15.00 filing fee is enclosed.

Dated this 26th day of January 1995.

Βv

Richard Southern

Executive Vice President McFarland State Bank

RS:kj

**Enclosures** 



## Interstate Commerce Commission Washington, B.C. 20423-0001

2/7/95

Office Of The Berretary

Richard Southern Executive Vice President McFarland State Bank 5911 Hain Street Box 7 McFarland, WI 52558

Dear

sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303, on 2/7/95 at 3:90PM, and assigned recordation number(s).

Sincerely yours

rnon A. Williams Secretary

1 A. Mains

Enclosure(s)

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The amount indicated at the left has been received in payment of a fee in connection with a document filed on the date shown. This receipt is issued for the amount paid and in no way indicates acknowledgment that the fee paid is correct. This is accepted subject to review of the document which has been assigned the transaction number corresponding to the one typed on this receipt. In the event of an error or any questions concerning this fee, you will receive a notification after the Commission has had an opportunity to examine your document.

Signature\_

Anica M. José

## SECURITY AGREEMENT

The undersigned, Alexander Historic Depot Associates Limited Partnership, a Wisconsin limited partnership, and its successors and assigns (the "Borrower") grants McFarland State Bank (the "Lender") a security interest in all of the railroad cars, railroad equipment and railroad rolling stock owned by Borrower and described on Exhibit A attached hereto and made a part hereof. The security interest in all of such property, whether now owned or hereafter acquired, and all additionals and accessions to, all spare and repair parts, special tools, equipment and replacements for, and all proceeds and products of the foregoing (hereinafter the "Collateral") is granted to secure all debts, obligations and liabilities of the Borrower to the Lender arising out of the loan in the amount of \$975,000.00 (the "Loan") made by Lender to Borrower evidenced by a note of even date herewith (the "Note"). This Agreement is intended to clarify and not supplement the security interest granted by Borrower to Lender pursuant to that certain Construction Mortgage and Security Agreement of even date herewith providing security for the Note (the "Mortgage").

- 1. <u>Borrower's Warranties</u>. Borrower warrants that while any indebtedness remains outstanding under the Note, Borrower is the owner of the Collateral free of all encumbrances and security interest (except Lender's security interest) and no financing statement (other than Lender's) is on file covering the Collateral or any of it.
- 2. <u>Borrower's Covenants</u>. Borrower covenants and agrees:
  - (a) Borrower shall maintain the Collateral in good condition and repair and not permit its value to be impaired; keep it free from all liens, encumbrances and security interests (other than Lender's security interest); defend it against all claims and legal proceedings by persons other than Lender; pay and discharge when due all taxes, license fees, levies and other charges upon it; not sell, lease or otherwise dispose of it or permit it to become a fixture or an accession to other goods, and not permit it to be used in violation of any applicable law or regulation or policy of insurance. Loss of or damage to the Collateral shall not release Borrower from any of its obligations hereunder or under the Note.
  - (b) Borrower shall keep the Collateral and Lender's interest in it insured under policies with such provisions, for such amounts and by such insurers as shall be satisfactory to Lender from time to time in Lender's sole discretion, and shall furnish evidence of such insurance satisfactory to Lender. Borrower

assigns (and directs any insurer to pay) to Lender the proceeds of all such insurance and any premium refund, and authorizes Lender to endorse in the name of Borrower any instrument for such proceeds or refunds and, at the option of Lender, to apply such proceeds and refunds to any unpaid balance on the loan, whether or not due, and/or to restoration of the Collateral, returning any excess to Borrower. Lender is authorized, in the name of the Borrower or otherwise to make, adjust and settle claims under any credit insurance financed by Lender or any other insurance on the Collateral, or cancel the same after the occurrence of any default.

- (c) Borrower shall pay all expenses and, upon request, take any action reasonably deemed advisable by Lender to preserve the Collateral or to establish, determine priority of, perfect, terminate or enforce Lender's interest in it or rights under this agreement.
- (d) Borrower shall keep accurate and complete records respecting the Collateral in such form as Lender may approve. At such times as Lender may require, Borrower shall furnish to Lender a statement certified as true, correct and complete, by an authorized general partner of Borrower and in such form and containing such information as may be prescribed by Lender, showing the current status and value of the Collateral.
- (e) At reasonable times, Lender may examine the Collateral and Borrower's records pertaining to it, wherever located, and make copies of records. Borrower shall assist Lender in so doing.
- (f) Borrower shall immediately advise Lender in writing of any change in its name or address.
- 3.  $\underline{\text{Default}}$ . The following shall constitute events of default:

Borrower fails to perform, or to rectify breach of any warranty or other undertaking by Borrower in this agreement, the Note, the Mortgage or any other instrument evidencing or securing the Note and the same is not cured within the applicable cure period, if any, set forth therein;

Upon the occurrence of one or more of the events of default, all indebtedness shall, at the option of Lender, and without any notice or demand, become immediately due and payable; and Lender shall have all rights and remedies for default provided

by the Uniform Commercial Code, as adopted in the State of Wisconsin as well as any other applicable law and any evidence of or document relating to the Collateral or the indebtedness secured thereby. With respect to such rights and remedies, Lender may take possession of the Collateral without notice or hearing (which Borrower hereby waives), and Lender may require Borrower to assemble the Collateral and to make it available to Lender any convenience place designated by Lender. Written notice, required by law, sent to the address of the Borrower set forth in this agreement at least ten (10) calendar days (including the day of mailing) before the date of a proposed disposition of the Collateral is reasonable notice. Borrower shall reimburse Lender for any expense incurred by Lender in protecting or enforcing its rights under this agreement including, without limitation, reasonable attorneys' fees and legal expenses and all expenses of taking possession, holding, preparing for disposition and disposing of the Collateral. After deduction of such expenses, Lender may apply the proceeds of disposition to the indebtedness secured by this agreement in such order and amounts as it elects. Lender may permit Borrower to remedy any default without waiving the default so remedied, and Lender may waive any default without waiving any subsequent or prior default by Borrower.

4. <u>Miscellaneous</u>. This agreement benefits Lender, its successors and assigns, and binds Borrower and its successors and permitted assigns. This agreement shall be construed in accordance with the laws of the State of Wisconsin. All terms not otherwise defined have the meanings assigned by the Wisconsin Uniform Commercial Code. The invalidity of any provision of this agreement shall not affect the validity of any other provision. As used herein, the singular includes the plural, the plural the singular, and the use of any gender (masculine, feminine or neuter) includes all genders.

IN WITNESS WHEREOF, Borrower has executed this agreement at Madison, Wisconsin this  $\int \frac{d^{2}h}{dt} dt$  and January, 1995.

ALEXANDER HISTORIC DEPOT ASSOCIATES LIMITED PARTNERSHIP

Borrower's Address: 640 West Washington Avenue Madison, Wisconsin 53703

Lender's Address 5911 Main Street McFarland, Wisconsin 53558 By: The Alexander Company, Inc., General Partner

By: T. A. Randall P. Alexander,

Its President

Attest:

Deri L. Alexander,

Its Secretary

By: Randall P. Alexander,

General Partner

|              | Exhibit A  ISIN & CALUMET RAILROAD COMPANY  OUTH PEARL STREET, JANESVILLE, WISCONSIN 53545                                                                                                          | DATE MADE 9/20 19                                                                                                                    |  |
|--------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------|--|
| 700 00       | FOR PURCHASE OF EQUIPMENT AS FOLLOWS:  E-8 TYPE LOCOMOTIVE 675  STAINLESS CLAD COACH 2429  STAINLESS CLAD COACH 2439  STAINLESS CLAD COACH 2751  CORTEN COACH W/PLATFORM 1060  CARS FOB MADISON, WI |                                                                                                                                      |  |
|              | TOTAL PRICE PAYMENT UPON SIGNING OF CONTRACT SECOND PAYMENT DUE NOW                                                                                                                                 | \$58,000<br>10,000<br>48,000                                                                                                         |  |
| CISTRIBUTION | FOR FURTHER INFORMA WISCONSIN & CA                                                                                                                                                                  | FOR FURTHER INFORMATION, ADDRESS AUDITOR  WIS CONSIN & CALUMET RAILROAD COMPANY 203 SOUTH PEARL STREET • JANESVILLE, WISCONSIN 53545 |  |

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## ACKNOWLEDGEMENT

STATE OF WISCONSIN)

COUNTY OF DANE

On this 17th day of January, 1995, before me personally appeared Randall P. Alexander, the President, and Terri L. Alexander, the Secretary, of The Alexander Company, Inc., acting as a general partner of Alexander Historic Depot Associates Limited Partnership, a Wisconsin limited partnership, who to me known to be the person who executed the foregoing instrument on behalf of and by the authority of such corporation as such general partner and acknowledged the same.

IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal.

> ary Public, Dane County, WI My commission: Expres 11-24-96

## ACKNOWLEDGEMENT

STATE OF WISCONSON)

COUNTY OF DANE

On this  $\sqrt{2}$  day of January, 1995, before me personally appeared Randall P. Alexander, a general partner of Alexander Historic Depot Associates Limited Partnership, a Wisconsin limited partnership, to me known to be the person who executed the foregoing instrument and acknowledged the same as such general partner of such limited partnership.

IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal.

Notary Public, Dane County, WI My commission: <u>Expires 11-24-</u>96